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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/695,820	10/24/2000 Bassam Tabbara		MSI-548US	1887
22801 7	590 05/06/2004		EXAMINER	
LEE & HAYES PLLC			MANIWANG, JOSEPH R	
421 W RIVERSIDE AVENUE SUITE 500 SPOKANE, WA 99201		0	ART UNIT	PAPER NUMBER
51 512 11 (2)		,	2144	(
			DATE MAILED: 05/06/2004	. 6

Please find below and/or attached an Office communication concerning this application or proceeding.

		924				
	Application No.	Applicant(s)				
	09/695,820	TABBARA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Joseph R Maniwang	2144	_			
The MAILING DATE of this communication appeared for Reply	opears on the c ver sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a replection of the period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by stature Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a repl ply within the statutory minimum of thirty (d will apply and will expire SIX (6) MONTH te, cause the application to become ABAN	y be timely filed 30) days will be considered timely. S from the mailing date of this communication. IDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>02 I</u>	February 2004.					
,—	is action is non-final.					
·	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.				
Disposition of Claims						
4) ⊠ Claim(s) 1-52 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-52 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/	awn from consideration.					
Application Papers						
9) The specification is objected to by the Examin 10) The drawing(s) filed on 24 October 2000 is/arc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	e: a)⊠ accepted or b)⊡ obj e drawing(s) be held in abeyance ction is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	nts have been received. Its have been received in Apporting documents have been read (PCT Rule 17.2(a)).	elication No sceived in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892)	4\	nmary (PTO-413)				
 2) Notice of Praftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 4.5. 	Paper No(s)/l	Mail Date rmal Patent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5, 7-12, and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moiin (U.S. Pat. No. 6,108,699), hereinafter referred to as Moiin, and further in view of Coskrey, IV (U.S. Pat. No. 6,336,171), hereinafter referred to as Coskrey.

Moiin disclosed a method and system for forming and modifying membership clusters from nodes in a distributed computer system. Clusters were formed as a way to restrict which nodes had access to data and resources (see column 1, lines 44-67). Moiin disclosed a plurality of cluster membership monitors (CMM) for sharing management responsibility of a node, each node being controlled by only one of the plurality of CMMs during the execution of reconfiguration processes while the others provided response messages, thus giving one CMM extended management rights and the remaining CMMs more restricted management rights (see column 4, lines 13-21; column 5, lines 18-31; column 5, line 66 through column 6, line 32). CMMs controlled cluster membership, and thus enforced data access restrictions on other nodes as memberships served the purpose of restricting data access (see column 1, lines 44-67).

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The CMM contained a plurality of fields for identifying the restrictions (see column 5, lines 32-46). The system included network interface adapters for communicating between nodes (see column 5, lines 9-17).

Moiin described a system for controlling data access between nodes, but did not specifically disclose controlling data forwarding to an intended target, such as a component executing on the node.

Coskrey disclosed a resource protection method for use in a cluster environment. Clustered servers provided a way of restricting data access to other systems in the cluster (see column 1, lines 62 through column 2, lines 10), similar to the node cluster of Moiin. The system was capable of controlling the forwarding of data to an intended target by checking whether it was permissible to do so or not (see column 2, lines 43-58). Server nodes also included an operating system controlled by commands (see column 5, lines 10-18, 49-56).

It would have been obvious to one of ordinary skill in the art at the time of invention to combine the teachings of Moiin and Coskrey to provide a system for managing nodes through a plurality of management devices restricting the access of data between other nodes over a network, and further for controlling the forwarding of data to an intended target associated with the node only if it was permissible to do so. The combined references offered teachings on the broad concepts claimed, and also motivation for combining the two, as Coskrey disclosed the resource protection method as useful for maintaining data integrity in the case of a system failure within a cluster (see column 1, line 62 through column 2, line 10), a problem similarly recognized by

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Moiin (see column 1, line 25-43). The combination of teachings would have provided improved system failure handling in a cluster environment.

Claims 6, 13, and 15-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moiin (U.S. Pat. No. 6,108,699) in view of Coskrey, IV (U.S. Pat. No. 6,336,171) as applied to claims 1 and 8 above, and further in view of Ehlinger et al. (Eur. Pat. App. EP0962861), hereinafter referred to as Ehlinger.

The combination of the teachings of Moiin in view of Coskrey suggest a method and system for forming and modifying membership clusters from nodes in a distributed computer system. Clusters were formed as a way to restrict which nodes had access to data and resources (see Moiin column 1, lines 44-67), and were managed by a plurality of cluster membership monitors (CMM) (see Moiin column 4, lines 13-21; column 5, lines 18-31; column 5, line 66 through column 6, line 32). Coskrey disclosed a resource protection method for use in a cluster environment, capable of controlling the forwarding of data to an intended target by checking whether it was permissible to do so or not (see column 2, lines 43-58).

The teachings of Moiin in view of Coskrey suggest a system for creating node clusters in a distributed computer system that restricted data access based on membership using a CMM, but do not specifically disclose receiving control from a management device remote from the cluster.

Ehlinger disclosed a method and system for improved cluster administration.

Ehlinger disclosed that a cluster owner determines data access rights to a resource

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(see column 1, lines 31-39), a device analogous to the CMM of Moiin. Ehlinger, however, disclosed such a device as remote from the cluster (see column 2, line 44 through column 3, line 14; column 4, lines 41-50; column 5, lines 17-22).

It would have been obvious to combine the teachings of Moiin in view of Coskrey and Ehlinger to provide a distributed computer system with a node management device remote from a cluster. One of ordinary skill in the art would have been motivated to consider separating the CMM of Moiin from the cluster as taught by Ehlinger since a remote management device improved the administration of computer clusters, removed burden on the cluster, increased reliability, avoided cluster failures, and increased scalability of the system (see column 1, lines 1-6; column 3, lines 30-50; column 4, lines 29-40; column 5, lines 23-32; column 8, lines 17-53).

Claims 26-52 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moiin (U.S. Pat. No. 6,108,699), hereinafter referred to as Moiin, and further in view of Gong (U.S. Pat. No. 6,125,447), hereinafter referred to as Gong.

Moiin disclosed a method and system for forming and modifying membership clusters from nodes in a distributed computer system. Clusters were formed as a way to restrict which nodes had access to data and resources (see column 1, lines 44-67). Moiin disclosed a plurality of cluster membership monitors (CMM) for sharing management responsibility of a node, each node being controlled by only one of the plurality of CMMs during the execution of reconfiguration processes while the others provided response messages, thus giving one CMM extended management rights and

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the remaining CMMs more restricted management rights (see column 4, lines 13-21; column 5, lines 18-31; column 5, line 66 through column 6, line 32). CMMs controlled cluster membership, and thus enforced data access restrictions on other nodes as memberships served the purpose of restricting data access (see column 1, lines 44-67). The CMM contained a plurality of fields for identifying the restrictions (see column 5, lines 32-46). The system included network interface adapters for communicating between nodes (see column 5, lines 9-17).

Moiin described communication between CMMs, but did not disclose a third party controller for mediating interaction between such management agents by assigning each management agent to a different domain and restricting rights of each domain.

Gong disclosed a method and system for maintaining and enforcing data policy through the use of domains. This allowed for determining whether requests for an action should be permitted or not based on the source of the request and the domain associated with the source (see column 3, lines 36-50). Domains were established based on a set of rights (see column 6, lines 32-39; column 8, lines 40-49). Each domain was associated with a domain object that restricted the rights of each domain (see column 9, lines 40-53). Domains could be restricted based on a first set of rights and a second set of rights, one set being more restricted than the other (see column 10, line 63 through column 11, line 7). Gong disclosed management agents for managing access to respective resources in each domain, and also an access controller for mediating requests from a source to a resource manager (see column 12, lines 12-23).

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It would have been obvious to one of ordinary skill in the art at the time of invention to combine the teachings of Moiin and Gong to provide domains in which interactions between management agents associated with each domain were mediated by a controller. The claims generally relate to enforcing domain rights restrictions on different sources. Moiin differs from this by not disclosing a controller for mediation action between management agents, but is remedied by the teachings of Gong as Gong discloses a controller for enforcing policies of a management agent. One of ordinary skill in the art would have been motivated to consider the teachings of Gong as they provided a simple way of implementing complex security policies, were easy to adapt to changes in a system, and was a more granular security mechanism (see column 6, lines 40-44; column 8, lines 23-33; column 10, line 63 through column 11, line 7).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Modiri et al. (U.S. Pat. No. 6,192,401) disclosed a system and method for determining cluster membership in a distributed computer system.

van Ingen et al. (U.S. Pat. No. 6,615,256) disclosed a method and system using a quorum arbiter for managing ownership to a network resource.

Hacherl (U.S. Pat. No. 6,324,571) disclosed a system for floating a master server role within a domain of servers.

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Moiin et al. (U.S. Pat. No. 6,449,641) disclosed determining cluster membership in a distributed computer system.

Eichert et al. (U.S. Pat. No. 6,393,474) disclosed a system for policy management in a network of multiple devices and protocols.

Funk et al. (U.S. Pat. No. 6,493,715) disclosed a method for controlling the operation of software executing on a cluster of systems.

Coskrey, IV et al. (U.S. Pat. No. 6,487,622) disclosed a system providing clusters with a quorum resource.

Mukherjee et al. (U.S. Pat. No. 6,466,978) disclosed a file system including a cluster manager and an admission controller for handling requests transferred across a network.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph R Maniwang whose telephone number is (703) 305-3179. The examiner can normally be reached on Mon-Fri 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William A Cuchlinski can be reached on (703)308-3873. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JM

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